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March 5, 2025

VIA ECF

Honorable Kenneth M. Karas
U.S. District Court Judge
The Hon. Charles L. Brieant Jr.
Federal Building and United States Courthouse
300 Quarropas Street
White Plains, NY 10601

Re: United States v. Patricia Konco, et al., 21-cr- 441 (KMK)

Dear Judge Karas:

I write to respectfully request modification to the terms of Ms. Konco's pre-trial release. Neither Pre-Trial Services Officer Shannon Finneran nor the government have any objection to the requests herein.

Ms. Konco is currently at liberty on, *inter alia*, the following terms and conditions set on July 14, 2021: a \$ 200,000.00 personal recognizance bond secured by three financially responsible persons as well as her parents' house. Travel is limited to SDNY/EDNY and DCT for legal visits only. See ECF #8.

Ms. Konco seeks permission to travel on Saturday March 22, 2025 to a location in the Northern District of New York for her son's baseball tournament. If the request is approved, Ms. Konco will provide the specific location to her Pre-Trial Services Officer.

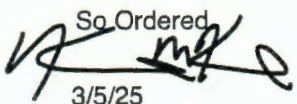
We also ask that for any additional requests for Ms. Konco to travel specifically for her son's baseball, the Court grant permission to Pre-Trial Services to approve or not approve any such requests at its discretion, without approval from the Court.

As noted, neither Pre-Trial Services nor the government object to either request.

We thank the Court for its consideration of the instant application.

Both requests are granted.

Respectfully submitted,


So Ordered
3/5/25

/s/

Diane Ferrone

cc: All Parties (via ECF)
Pre-Trial Services Officer Shannon Finneran (via e-mail)